

			☐ Agent	C. Date of Delivery	Yes	ON I	-		24	xpress®	all Restricted	tfor	firmation <sup>TM</sup> firmation verv	
	N DELIVERY			C. Date						☐ Priority Mail Express®	☐ Registered Mail Restricted Delivery	Return Receipt for Merchandise	☐ Signature Confirmation ☐ Signature Confirmation Restricted Delivery	
	COMPLETE THIS SECTION ON DELIVERY			B. Received by (Printed Name)	D. Is delivery address different from item 1?	dolly of dudies					ricted Delivery	Certified Mail Restricted Delivery     Collect on Delivery     Collect on Delivery	Restricted Delivery	1
	OMPLETE TH	A. Signature		. Received by (	Is delivery add					3. Service Type  ☐ Adult Signature	Adult Signature Restricted Delivery Certified Mail®	Certified Mail Restricted Delivery Collect on Delivery	Restricte	(once sono)
	0		×		O			1 6X5	and	3. S.	D O	300	921	-
	ECTION	N. A. C.	<ul> <li>Print your name and address on the reverse so that we can return the card to you.</li> </ul>	to the back of the mailpiece, space permits.			Road	E. Kemptuille, NS B SA SX9			1137 12	(lahel)	0003 1348	PS Form 3811, July 2015 PSN 7530-02-000-9053
	SENDER: COMPLETE THIS SECTION	, 2, and 3.	Print your name and address on the re so that we can return the card to you.	to the back of space permits.		eary	Point	e, NS			9590 9402 2152 6193 1137 12	2. Article Number (Transfer from service Jahel)	100 04	015 PSN 753
	R: COMPLI	Complete items 1, 2, and 3.	/our name a	Attach this card to or on the front if s	Article Addressed to:     Article Addre	Charles c	Trant	Imptvill.			0 9402 21	umber (Trans)	7015 0640	1811, July 2
200	SENDE	■ Comp	Print y	Attack or on	1. Article	SZ	3	から			959	2. Article N	1-	PS Form 3

## Other Orders/Judgments

1:15-cv-00382-HSO-JCG Handshoe v. Perret et al

JCG,NO\_CMC

#### **U.S. District Court**

### Southern District of Mississippi

### Notice of Electronic Filing

The following transaction was entered on 10/31/2017 at 3:50 PM CDT and filed on 10/31/2017

Case Name:

Handshoe v. Perret et al

Case Number:

1:15-cv-00382-HSO-JCG

Filer:

Document Number: 184

#### Docket Text:

CASE MANAGEMENT ORDER: Deadline for filing notice of demand for jury trial on or before 11/7/2017. Disclosure due by 11/8/2017. Discovery due by 3/12/2018. Motions due by 3/26/2018. Settlement Conference set for 5/31/2018 at 9:30 AM before Magistrate Judge John C. Gargiulo. On or before 7/17/2018, the parties must report to the undersigned all ADR efforts taken. Pretrial Conference set for 7/24-26/2018 at 9:00 AM in Courtroom 706 (Gulfport) before District Judge Halil S. Ozerden. Bench Trial set for a three week trial calendar beginning on 8/6/2018 at 9:00 AM in Courtroom 706 (Gulfport) before District Judge Halil S. Ozerden. Proposed Pretrial Order due by 7/24/2018. EDT: 3 days. Parties do not consent. Signed by Magistrate Judge John C. Gargiulo on 10/31/2017 (AB)

#### 1:15-cv-00382-HSO-JCG Notice has been electronically mailed to:

Douglas Handshoe earning04@gmail.com

### 1:15-cv-00382-HSO-JCG Notice has been delivered by other means to:

Charles Leary 140 Trout Point Road E. Kemptville, NS B 5A 5X9 Canada

Vaughn Perret(Terminated) 140 Trout Point Road E. Kemptville, NS B5A 5X9 Canada

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp\_ID=1081288797 [Date=10/31/2017] [FileNumber=4724341-0] [4d4f83f21b1805680058a2a65c10c5ee6827f02968cf24768b37298db8a602a81e 706885544b31e9443a52ab226abca551a96cc8089f50b0e334ec06c6622b4c]]

FORM 1 (ND/SD MISS. DEC. 2016)

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

<b>DOUGLAS</b>	HANDSHOE	

PLAINTIFF

		LAMINI
v.	Civil Action No. 1:15-cv-00382-HSO-JC	C <b>G</b>
CHARLES LEARY, et al.		DEFENDANTS
Case Manag	EMENT ORDER	
This Order, including all deadlines, has been established modified only by order of the Court on a showing of go materials, or reference to portions of the record.		
It is hereby Ordered:		
1. ESTIMATED DAYS OF TRIAL:	_3	
ESTIMATED TOTAL NUMBER OF WITNESSES:	_5	
EXPERT TESTIMONY EXPECTED: No		

## 2. ALTERNATIVE DISPUTE RESOLUTION [ADR].

At the time this Case Management Order is offered it does not appear that alternative dispute resolution techniques will be used in this civil action.

Additional Information:

## 3. CONSENT TO TRIAL BY UNITED STATES MAGISTRATE JUDGE.

The parties do not consent to trial by a United States Magistrate Judge.

4.	D	IS	CL	OS	UR	E.

	The following additional disclosure is needed and is hereby ordered:
	The parties will complete pre-discovery disclosures on or before November 8, 2017.
5.	MOTIONS; ISSUE BIFURCATION.
	Staged resolution, or bifurcation of the issues for trial in accordance with FED. R. CIV. P. 42 (b) will assist in the prompt resolution of this action. Accordingly, the Court orders that:
	Early filing of the following motion(s) might significantly affect the scope of discovery or otherwise expedite the resolution of this action:
	1.Motion for Judgment on the Pleadings and in the Alternative Summary Judgment (Leary) 2. Summary Judgment on Issue of Willful Violation of 11 U.S.C. 362(a) under 362(k) as well on Issue of Handshoe's copyright infringement and 17 U.S.C. 512(f) violations (Leary)
6.	DISCOVERY PROVISIONS AND LIMITATIONS.
	A. Interrogatories are limited to 30 succinct questions.
	<b>B.</b> Requests for Production are limited to30 succinct questions.
	C. Requests for Admissions are limited to 30 succinct questions.
	<b>D.</b> Depositions are limited to the parties, experts, and no more than
	fact witness depositions per party without additional approval of the Court.

## Case 1:15-cv-00382-HSO-JCG Document 184 Filed 10/31/17 Page 3 of 5

FORM 1 (ND/SD MISS. DEC. 2016)

The parties have complied with the requirements of Local Rule 26(e)(2)(B) regarding discovery of electronically stored information and have concluded as follows [The parties MUST state whether or not there is ESI and, if so, how they propose to address it]:
In the event ESI arises, the parties will disclose via hard copy or .pdf format.
The court imposes the following further discovery provisions or limitations:
1. The parties have agreed that defendant may obtain a Fed. R. Civ. P. 35 (L.U.Civ.R. 35) medical examination of the plaintiff (within subpoena range of the court) by a physician who has not examined the plaintiff, and that defendant may arrange the examination without further order of the court.
2. Pursuant to Rule 502(d) of the Federal Rules of Evidence, the attorney-client privilege and the work-product protections are not waived by any disclosure connected within this litigation pending before this Court. Further, the disclosures are not waived in any other federal or state proceeding.
3. Plaintiff must execute an appropriate, HIPAA-compliant medical authorization.
4. The court desires to avoid the necessity of filing written discovery motions where court participation in an informal discussion of the issue might resolve it, even after the parties have been unsuccessful in a good faith attempt to do so. Consequently, before a party may serve any discovery motion, counsel must first confer in good faith as required by F.R. Civ. P. 37(a)(1). If the attorney conference does not resolve the dispute, counsel must contact the chambers of the magistrate judge to request a telephonic conference to discuss the issue as contemplated by F.R. Civ.P. 16(b)(3)(B)(v). Only if the telephonic conference with the judge is unsuccessful in resolving the issue may a party file a discovery
motion  5. Other:

# Case 1:15-ev-00382-HSO-JCG Document 184 Filed 10/96/17 Page 4 of 5

FORM I (ND	/SD MISS.	DEC.	2016	)
------------	-----------	------	------	---

Α	dd	l 1 f 1.	nna.	l Pro	W19	เากท	S.

7. SCHEDULING DEADLINES

Any parties that wish to file a notice of demand for jury trial must do so on or before November 7, 2017.

A.	Trial. This action is set for NON-JURY TRIAL during a three-week term of court
	beginning on: August 6, 2018 , at 9:00 , a.m. , in Gulfport ,
	Mississippi, before United States District Judge Halil S. Ozerden .
	ANY CONFLICTS WITH THIS TRIAL DATE MUST BE SUBMITTED IN WRITING TO THE TRIAL JUDGE IMMEDIATELY UPON RECEIPT OF THIS CASE MANAGEMENT ORDER.
В.	Pretrial. The pretrial conference is set on: July 24-26, 2018 , at 9:00 , a.m.
	in Gulfport , Mississippi, before United States <u>District</u>
	Judge_Halil S. Ozerden
C.	<b>Discovery.</b> All discovery must be completed by: March 12, 2018
D.	Amendments. Motions for joinder of parties or amendments to the pleadings must be
	filed by: N/A.
E.	Experts. The parties' experts must be designated by the following dates:
	1. Plaintiff(s): N/A
	2. Defendant(s): N/A

# Case 1:15-cv-00382-HSO-JCG Document 184 Filed 10/91/17 Page 8 of 8

FORM 1 (ND/SD MISS. DEC. 2016)

8. MOTIONS.	All dispositive motions and Daubert-type motions challenging another party's expert
must be file	ed by: March 26, 2018
before the p	oretrial conference; the deadline for responses is seven days before the pretrial
conference.	
9. SETTLEMEN	NT CONFERENCE.
A SETTLEME	ENT CONFERENCE is set on: May 31, 2018, at 9:30, a.m. in
Gulfport	, Mississippi, before United States Magistrate Judge
John C. Gar	rgiulo
Seven (7) da	ys before the settlement conference, the parties must submit via e-mail to the magistrate
judge's cham	nbers an updated CONFIDENTIAL SETTLEMENT MEMORANDUM. All parties are
required to b	e present at the conference unless excused by the Court. If a party believes the scheduled
settlement co	onference would not be productive and should be cancelled, the party is directed to inform
the Court via	e-mail of the grounds for their belief at least seven (7) days prior to the conference.
10. Report Re	EGARDING ADR. On or before (7 days before FPTC) July 17, 2018 , the parties
must report	to the undersigned all ADR efforts they have undertaken to comply with the Local Rules or
provide suf	ficient facts to support a finding of just cause for failure to comply. See L.U.Civ.R.83.7(f)(3).
SO ORDERED:	
10/31/2017	s/ John C. Gargiulo
DATE	UNITED STATES MAGISTRATE JUDGE